

Nebraska Law Review

Volume 77 | Issue 3

Article 1

1998

Table of Contents, vol. 77, no. 3

Follow this and additional works at: <https://digitalcommons.unl.edu/nlr>

Recommended Citation

, *Table of Contents*, vol. 77, no. 3, 77 Neb. L. Rev. (1998)

Available at: <https://digitalcommons.unl.edu/nlr/vol77/iss3/1>

This Article is brought to you for free and open access by the Law, College of at DigitalCommons@University of Nebraska - Lincoln. It has been accepted for inclusion in Nebraska Law Review by an authorized administrator of DigitalCommons@University of Nebraska - Lincoln.

TABLE OF CONTENTS

Articles

- The Clash Between Federal and
State Arbitration Law and the
Appropriateness of Arbitration
as a Dispute Resolution
Process *Margaret M. Harding* 397

- The Right of Religious Landlords to
Exclude Unmarried
Cohabitants: Debunking
the Myth of the Tenant's
"New Clothes" *Michael V. Hernandez* 494

Comment

- Nostalgic Attempts to Recapture
What Never Was: Louisiana's
Covenant Marriage Act *Susan Hager* 567

Notes

- Requiring Managed Care to Disclose
the Use of Financial Incentives:
Shea v. Esensten, 107 F.3d 625
(8th Cir. 1997) *Paul Heimann* 588
- Foster Parents and AIDS:
Considering the Best
Interests of a Foster Child
in *In re Interest of John T.*,
4 Neb. Ct. App. 79, 538 N.W.2d 761
(1995) *Jenny L. Plager* 617